

ORIGINAL

FILED IN TIME
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

DEC 22 2005

at 11 o'clock and 00 min. A.M.
SUE BEITIA, CLERK

RUFUS R. ROBINSON III and) CIVIL NO. 04-00672 DAE-KSC
GRETCHEN M. ROBINSON,)
Plaintiffs,) ORDER DENYING PLAINTIFFS'
vs.) MOTION FOR RECONSIDERATION
TRIPLER ARMY MEDICAL) OF ORDER GRANTING IN PART
CENTER, et. al.,) AND DENYING IN PART
Defendants.) PLAINTIFFS' RENEWED MOTION
TO INSTALL PRO SE LITIGANT
SUPPORT TEAM
)
)
)

ORDER DENYING PLAINTIFFS' MOTION FOR RECONSIDERATION OF
ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS'
RENEWED MOTION TO INSTALL PRO SE LITIGANT SUPPORT TEAM

On December 21, 2005, pro se Plaintiffs Rufus R. Robinson III and Gretchen M. Robinson ("Plaintiffs") filed the instant Motion to Install Pro Se Litigant Support Team ("Motion"). On November 19, 2005, this Court issued an Order Granting in Part and Denying in Part Plaintiffs' Renewed Motion to Install Pro Se Litigant Support Team filed on November 9, 2005.

Pursuant to Local Rule 7.2(d) of the Local Rules of the United States District Court for the District of Hawaii, the Court finds this matter suitable for disposition without a hearing.

In Plaintiffs' instant Motion, Plaintiffs make essentially the same request as they had previously made in their Renewed Motion to Install Pro Se Litigant Support Team filed on November 9, 2005. Therefore, the Court will treat Plaintiffs' instant Motion as a motion for reconsideration of the Court's Order Granting in Part and Denying in Part Plaintiffs' Renewed Motion to Install Pro Se Litigant Support Team filed on November 19, 2005.

In the Ninth Circuit, a motion for reconsideration must accomplish two goals. First, it must demonstrate a reason why the court should reconsider its prior decision. Hawaii Stevedores, Inc. v. HT&T Co., 363 F. Supp. 2d 1253, 1269 (D. Haw. 2005) (citation omitted). Second, a motion for reconsideration must set forth facts or laws of a strongly convincing nature to induce the court to

reverse its prior decision. Id. Courts have established three grounds justifying reconsideration: (1) an intervening change in controlling law; (2) the availability of new evidence; and (3) the need to correct clear error or prevent manifest injustice. Id. citing Mustafa v. Clark County Sch. Dist., 157 F.3d 1169, 1178-79 (9th Cir. 1998); Great Hawaiian Financial Corp. v. Aiu, 116 F.R.D. 612, 616 (D. Haw. 1987), rev'd on other grounds, 863 F.2d 617 (9th Cir. 1988). The District of Hawaii has implemented these standards in Local Rule 60.1 of the Local Rules for the United States District Court for the District of Hawaii.

In the November 19, 2005 Order, the Court permitted Plaintiffs to add Pastor George K. Piliwale as a lay assistant to provide the function of consultant to Plaintiffs in proceedings before Magistrate Judge Chang and denied the Plaintiffs' Renewed Motion to Install Pro Se Litigant Support Team in all other respects. In Plaintiffs' instant Motion, they request permission to add Pastor George K. Piliwale and Willard Max Imamoto to their litigation

support team. Plaintiffs' request to add Pastor George K. Piliwale to the litigation support team has already been addressed by the Court in its November 19, 2005 Order. To the extent that Plaintiffs make additional requests with respect to the litigation support team, the Court finds that Plaintiffs have not demonstrated a reason why the Court should reconsider its prior decision. The Court directs Plaintiffs to its Order issued on November 19, 2005 which sets forth in detail the permission granted by the Court with respect to Plaintiffs' litigant support team.

Consequently, the Court DENIES Plaintiffs' Motion for Reconsideration of Order Granting in Part and Denying in Part Plaintiffs' Renewed Motion to Install Pro Se Litigant Support Team.

IT IS SO ORDERED.

Dated: Honolulu, Hawaii, DEC 22 2006.



KEVIN S.C. CHANG
UNITED STATES MAGISTRATE JUDGE